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3	Las Vegas Biva. S Las Vegas, Nevada 89101 (702) 382-9221 F) (702) 474-4210			
4	Email: kristine.fumolaw@gmail.com Attorney for Defendant			
5	TREVIONNE WILLIAMS			
6	UNIT	ED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA			
8	UNITED STATES OF AMERICA,			
9	Plaintiff,	Case No. 2:17-CR-00180-JAD-PAL		
10	VS.			
11	TREVIONNE WILLIAMS,			
12	Defendant.			
13	STIP	ULATION AND ORDER TRAVEL		
14	IT IS HEREBY STIPULATED AND AGREED, by and between RICHARD ANTHONY LOPEZ Assista			
15	United States Attorney, counsel for the Un	ited States of America, and MICHAEL J. MICELI, ESQ., counsel		
16	TREVIONNE WILLIAMS; that Defendant W	illiams' pretrial release conditions be temporarily modified to allow him to tra-		
17	outside of Houston, Texas as set forth below. Th	is stipulation is entered into for the following reasons.		
18	1. Williams' family will be tak	cing a five-day cruise to the Western Caribbean that will depart from Galveste		
19	Texas on September 22, 2018.			
20	2. The Pretrial Services Office	er supervising Williams informs the Government that she has no objection		
	Williams attending this crui	se with his family and that Williams has to date complied with his conditions		
21	release.			
22		pretrial release (ECF 138), he is restricted to travel within Harris County and		
23	_	surrounding counties and to travel to the District of Nevada for court.		
24	Accordingly, the parties hereby request that the Court temporarily modify Williams' conditions to allow him to travel under the following conditions:			
25	following conditions:  1. Williams will be allowed to			
26		purpose of boarding a Carnival cruise ship with his family.		
27		travel on this cruise for five days which will sail to the Western Caribbean.		

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1	3. Within 24 hours of his return to Houston, Texas, Williams will check in with his pretrial officer Elizab	
2	Martinez.	
3	<b>DATED</b> this 12 <sup>th</sup> day of Septemb	er, 2018.
	_/S/	
4	MICHAEL J. MICELI, ESQ. Nevada Bar No. 10151	RICHARD ANTHONY LOPEZ Assistant United States Attorney
5	601 Las Vegas Blvd. S. Las Vegas, Nevada 89104	501 Las Vegas Blvd. S., Ste. 1100 Las Vegas, NV 89101
6	Attorney for Defendant	Attorney for the United States
7	Based upon the Stimulation of Counsel, and	with good cause appearing, IT IS SO ORDERED.
8	DATED this 12 day of September 2018.	
9	DATED this day of September 2018.	1/2
10		MAGISTRATE JUDGE
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